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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/627,270	07/25/2003	Ulfar Erlingsson	2525.0750001	7588
66777 7590 05/12/2008 STERNE, KESSLER, GOLDSTEIN & FOX, P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005				
EXAMINER HOMAYOUNMEHR, FARID				
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**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

**Application No.**

10/627,270

**Applicant(s)**

ERLINGSSON ET AL.

**Examiner**

Farid Homayounmehr

**Art Unit**

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 16 January 2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-21 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-21 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-946)
- 3) ☐ Information Disclosure Statement(s) (PTO/SE/US)  
Paper No(s)/Mail Date \_\_\_\_\_
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

### **DETAILED ACTION**

1. This action is responsive to communications: application, filed 7/25/2003; amendment filed 1/16/2008.
2. Claims 1-21 are pending in the case.

### ***Response to Arguments***

3. Applicant has amended claim 1 and accordingly argues: "Accordingly, claim 1, as amended, sets forth different watermarks in respective packets of a packet stream." This argument is moot in view of the new grounds of rejection, which addresses the new limitation.

With respect to claim 2, applicant argues: "In rejecting claim 2, the Examiner refers to the distribution of a Watermark Identification (WID) in Moskowitz between senders and receivers. However, the WID of Moskowitz is not equivalent to an authorization and synchronization packet, as recited in claim 1.

This is clear from paragraph [0032] of Moskowitz, which teaches that the WID is created from the outputs of a hash function, a Watermark Packet Key, and a 32-bit watermark. As such, the WID of Moskowitz is created from the watermark, and not conversely, as

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would be the case if the WID of Moskowitz was equivalent to an authorization and synchronization packet, as recited in claim 2.”

However, claim 2 requires generation of stream of watermark bits from the authorization and synchronization packet. It does not further detail how the bits are to be generated. It simply requires the data to be generated from the packet. Therefore, if the watermark bits are generated from the information within the authorization and synchronization packet, it is generated from the packet. This is actually what is meant by generating data from a packet of information. As mentioned by the applicant, the WID packet includes information such as the Watermark Packet Key and the 32-bit watermark, which are involved in generation of the stream of the watermark bits. Therefore, Moskowitz teaches generation of watermark bit stream from the authorization and synchronization packet. Note further that Moskowitz clearly teaches detection of watermark data based on the information exchanged via the WID. Therefore, WID is the element that allows the encoder (sender) of the watermark data, and the decoder (receiver) of the watermark data to remain in sync and perform the encoding/decoding process correctly.

Applicant's argument relative to claims 3-21 is based on having the similar features of claims 1 and 2. Therefore, applicant's argument, in view of the new grounds of rejection associated with claim 1 is non persuasive.

***Claim Rejections - 35 USC § 103***

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claims 1 to 7, 10 to 17, 20 to 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moskowitz (US Patent Application Publication No. 2003/0200439, filed 4/14/2002), in view of Shur (US Patent No. 6,330,672, filed June 30, 1998).

5.1. As per claim 1, Moskowitz is directed to a method for providing secure transmissions across a network comprising a client device and a server (parag. 11, describing a transmission system that checks to see if transmitted packets are authentic, and therefore describing a secured transmission. Note that Moskowitz teaches a two way transmission system (see the section titled response to arguments above), and therefore the transmission is both from client to server and vice versa), the method comprising: at the transmitting device, generating a stream of watermark bits (parag 30); generating a plurality of watermarks, each of the plurality of watermarks comprising an index number and a portion of the stream of watermark bits (parag 31, indicating an identifier

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(index) in each water mark, associating it with the watermark key); inserting the plurality of watermarks into each header of a plurality of outgoing packets (parag 30 to 43. Also see claim 1); receiving, at the server (the receiving device when IP packet transmission is from client to server), the plurality of outgoing packets (parag 44); and determining if a received packet is valid based on the watermark in the header of the received packet (parag 45-47. See also claim 2).

Moskowitz, however, does not explicitly teach the plurality of watermarks with respective index number to be inserted in the respective header of packets.

Meaning, Moskowitz clearly teaches a watermark, with its index to be inserted in all headers of packets, but does not explicitly teach each header receiving a respective different watermark.

Shur teaches generation of a string of watermark bits (see Fig. 2A, and associated text), by item 130, where the string of watermark bits is injected to the data stream at different locations, based on the index associated with the hidden data (watermark stream), as indicated in col. 6 lines 38-52. The index is generated by item 120, which is driven by the transform coefficients associated with different parts of the data stream (see col. 7 line 55 to col. 8 line 10 and col. 8 line 49 to col. 9 line 20). Therefore, Shur teaches putting different portions of the watermark string in different parts of the data, and defining an index, which identifies which part of the data stream is affected by the addition or injection of the watermark stream.

Moskowitz and Shur are analogous art, as they are both directed to watermarking techniques to identify piracy and data authentication. At the time of invention, it would have been obvious to the one skilled in art to combine the teachings of embedding a string of digital watermark bits into different packets of Moskowitz, and indexing the different portions such that the watermark associated with each packet would be detected by the decoder. Note that Shur teaches breaking data string into different time segments (packets), and associating a part of the watermark string with each segment (see Shur col. 7 line 62 to col. 9 line 9).

The motivation to do so would be to add watermarks to streaming data, such as audio or video signals, transferred in the packet switched networks, while not affecting the perception of the audio or video by the consumer, as stated in Shur col. 3 lines 10 to 38.

5.2. As per claim 2, Moskowitz in view of Shur is directed to the method of claim 1, wherein generating the stream of watermark bits includes generating a stream of watermark bits from an authorization and synchronization packet previously exchanged between the client device and the server (Moskowitz paragraph 46 indicates that the WID is distributed from senders to the receivers prior to transmission of packets bearing the watermark, and according to paragraphs 31-32, the watermarks are generated based on the WID).

5.3. As per claim 3, Moskowitz in view of Shur is directed to the method of claim 1, further comprising activating a session by exchanging an authorization and synchronization packet between the client device and the server (Moskowitz paragraph 46 indicates that a secure session is created between senders and receivers to distribute the WID).

5.4. As per claim 4, Moskowitz in view of Shur is directed to the method of claim 1, further comprising: discarding the packet, if the watermark is not valid (Moskowitz parag. 45).

5.5. As per claim 5, Moskowitz in view of Shur is directed to the method of claim 1, wherein determining if a received packet is valid comprises: comparing the watermark of the received packet to a first and a second window, each of the windows comprising a set of expected watermarks; and accepting the watermark as valid if the received watermark matches one of the expected watermarks in the first or second windows (Moskowitz parag. 45 teaches comparing the watermarks to a table of WIDs to find the appropriate WID. Therefore it teaches comparing the watermarks to several windows containing a set of potential matching watermarks)

5.6. As per claim 6, Moskowitz in view of Shur is directed to the method of claim 5, wherein the set of expected watermarks are generated from an



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authorization and synchronization packet previously exchanged between the client device and the server (Moskowitz parag 46).

5.7. As per claim 7, Moskowitz in view of Shur is directed to the method of claim 5, comprising: discarding the packet, if the watermark does not match one in the first or second windows (Moskowitz parag 45).

5.8. As per claim 10, Moskowitz in view of Shur is directed to the method of claim 1, wherein the stream of watermark bits is generated by a stream cipher (Moskowitz paragraph 30-32).

5.9. As per claim 11, Moskowitz in view of Shur is directed to the method of claim 1, wherein inserting at least one of the plurality of watermarks includes determining whether a valid session exists and inserting the at least one of the plurality of watermarks only if the valid session exists (Moskowitz paragraph 46 indicates that the WID is sent in a secure session prior to sending the packets).

5.10. Limitations of claims 12-17 and 20-21 are substantially similar to claims 1-7 and 10-11 above.

6. Claims 8, 9, 18, and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moskowitz in view of Shur, and further in view of Examiner Official Notice.

6.1. As per claim 8, Moskowitz in view of Shur is directed to the method of claim 5, wherein comparing the watermark further comprises: maintaining at the server a record of a pivotal index number representing the index number of the highest-numbered valid watermark received from the client device; comparing the watermark of the received packet to a first and a second window, each of the windows comprising a set of expected watermarks and wherein the first window represents expected watermarks whose index numbers precede the pivotal index number and the second window represents expected watermarks whose index numbers immediately supersede the pivotal index number (Moskowitz teaches comparing the packet's watermark to the watermarks in a first and second window as described in response to claim 5. Moskowitz also teaches recording and using a pivotal index number of representing the index number of the highest-numbered valid watermark received from the transmitting device in paragraphs 32-42. Considering the first packet in the sequence of packets as representing the highest-numbered valid watermark received from the transmitting device, the other packets in the sequence will have their corresponding matching watermark sequentially in the WID. For example, the matching watermark corresponding to the second packet is found in the WID at the location superseding the first matching watermark corresponding to the first received packet (pivotal packet). Examiner takes Official Notice that considering the last packet as the pivotal packet, the matching watermarks corresponding to the other packets in the stream of

packets will be found sequentially at the preceding locations relative to matching watermark corresponding to the last packet of the stream. Therefore, it would have been obvious to a person skilled in art to use the above mentioned teachings of Moskowitz, and implement an indexing method based on sequential ordering of matching watermarks and a pivotal packet as required by the claim limitation).

6.2. As per claim 9, Moskowitz in view of Shur is directed to the method of claim 8, comprising: increasing the pivotal index number if a match is found in the second window and deleting the matching expected watermark from the second window (see response to claim 8, and note that when the router (Moskowitz paragraph 45) verifies the validity of a packet, it will sequentially move to the next packet and deletes the useless data (matching watermark for the packet already verified) as it is standard practice in computer systems to delete the useless data).

6.3. Limitations of claims 18 and 19 are substantially similar to claims 8 and 9 above.

### ***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Farid Homayounmehr whose telephone number

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is 571 272 3739. The examiner can normally be reached on 9 hrs Mon-Fri, off Monday biweekly.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine Kincaid can be reached on (571) 272-4063. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Farid Homayounmehr

Examiner

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/Kristine Kincaid/

Supervisory Patent Examiner, Art Unit 2139

